Form 210A (10/06)

United States Bankruptcy Court District of Delaware

In re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF Amended TRANSFER OF CLAIM OTHER THAN FOR SECURITY See dn 25506

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(1), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of University of Delaware

Name of Transferor: University of Delaware

Name and Address where notices to transferee should be sent:

Trensferee/Transferee's Agent

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023 Court Claim # (if known): none Amount of Claim: \$2,500,00 Date Claim Filed:

Name and Address of Transferor:

University of Delaware Attn Chemical Engineering Attn: CE Cook Cashler Newark, DE 19716

Phone:212_967_4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #:n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone;n/a Last Four Digits of Acct #;n/a	
I declare under penalty of perjury that the information pleast of my knowledge and belief.	provided in this notice is true end correct to the
By: /s/Fredgic Glass	Date: September 29, 2010

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court District of Delaware

in re:

W. R. Grace & Co., et al.,

Case No.

01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF Amended TRANSFER OF CLAIM OTHER THAN FOR SECURITY Sec dn 25506

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As avidance of the transfer of claim, the transferee fited a Transfer of Claim Other than for Security in the clerk's office of this court on September 29, 2010.

Name of Transferee, Fair Harbor Capital, LLC As assignee of University of Delaware Name of Alleged Transferor. University of Delaware

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 19923

Name and Address of Alleged Transferor:

> University of Delaware Alth Chemical Engineering Attn: CE Cook Cashler Newark, DE 19718

~DEADLINE TO OBJECT TO TRANSFER~

	*DEADA		ask as then for Security has the	1611
	m named above is advised the thin ice of this court as evidence of the ice of this notice. If no objection is ing of this notice, if no objection is	-c =-nefer of Claim	Other man for within twer	ነነ ሃ
	m named above is advised the ਦੋ ਜ਼ਿ ica of ਜ਼ਿੱਤ court af evidence ਦੀ ਜ਼ਿੰਦ ing of ਜ਼ਿੰਤ notice. If no objection ਤੇ ant ਅਰੋਖਦਸ਼ further order of ਜ਼ਿੰਦ cou ant ਅਰੋਖਦਸ਼ further order of ਜ਼ਿੰਦ cou	Notice of Transler or the ha	filed with the court will have	ried
	and shove is envised the	transfer Objection must be	the transferee will be substitu	1100
recor of clair	m named as evidence of the	Hallale	l' (ué hanaisia	
The translelol of art	ing of it is could be seen objection it	Huloly Legenze of		
to the clerk's un	ing of this notice. If no objection in and without further order of the cou	d		
Tigo III ultra the mail	ing of the cooper of the coop	14.		
On days of the	and with cut lutting.			
The origins, galling	alk ****	-	lerk of the Court	
as ine one.		(Jerk of the Source	

nate:	
Dare.	

Clerk of the Court

SEP-17-2010 FRI 01:04 PM ASSOCIATE -TREASURER

Print Name:

FAX NO. 3028312468

P. 03

er Puit Marbor Capital, LLC

RANTARDAD 11:45 MK TROM: PAR TO: 1 301 6312466 PACK: 003 OF 003 United States Bealempter Court District of Delawars lu're R. Grace & Co. 1 яl, Cuse Nov. 01-01130 of al., (Jointly Administered Under Case No. 01-01130) Dehter (Ånom(\$2,500.00 transpir of claim other than for security and waiver of notice Burlington Rule Milit(a) PLEASE TAKE DICTION that the Checkels of University of Delaware ("Transferor") against the Debtor(s) in the mount of \$2,500.00, as firsted within Schedule For the Schedule of Aerod and Liabillies filed by the Debtor(s), and all chieve (naturing without limitation the Francis of Craim, if any identified below and Transferor's rights to receive all interest, remaining, came payments that it may be entitled to making on accust of the assumption of any exceptory contact or leads echical to the Chaim and Soc, if any which may be paid with respect to the Chaim and electric management in Debtor is a Sense of Sense of the Chaim and Soc, if any which may be paid with respect to the Chaim and all other obtains, manner of their against the Delifor its affiliates, any precentar or other titus party, together with voting and other rights and benefits arising from, under or coloring to any of the foresting, and all equit, afforcing, and all equit, afforcing, instruments and other property which they be paid or intend to Deltow in antiquition of the tune transferred and original other than for an entity to Fak Harber Capital, LLC (Transferred) in equal destriction of the state of the Transferred and decomposit to evidence of the Edward and Edward and Deleters and Denotities of Transferred Edward and Edward and Denotities of Transferred Edward and Deleters and Denotities of Transferred Edward and Deleters and Denotities and Denotities of Transferred Edward and Deleters and Denotities of Transferred Edward and Deleters and Denotities of Transferred Edward and Deleters and Denotities of the Edward and Deleters and Denotities of Transferred Edward and Deleters and Dele anionate third to Transferre by Debter and this transfer that he described as absolute and macrofill into trainfer of the counts for the propose of collection and shall not be demand to arrate a security interest. Please note that Fair Harber Capital, LLO is not absolute to the eny applicables, modify, Profit Claim or whose describes a fill the Bankerptoy County with regard to your claim. I, the undersigned Transferre of the above-demoticed claims, horoby assign and transfer my claims and all rights there bases to the Transferon upon taring no set forth in cover latter monthead. I represent and wormed that the oldin is not less than \$2,500.00 and has not been previously objected in, sold, or untailed, Then notification by Transform, I neces to reimbore Transform a pro-rate nomion of the purpluse price if the claim is reduced, objected to, or disallowed in whole or just by the Debtor, the Court, or spry other party and Transferor represents and warrants that there are no official or deficient or professible information that there are no official or to impair to white. A Proof of Claim Has to the success of 5. This pot (15:11 and) been duly and away filed in the Proceedings (and a true copy of each Peterf of Claim in minimals to this Assignment). If the Proof of Claim success differs from the Claim superint est forth above, Transfers thall nevertheless to decement the arriver of that Penet of Chila melijekt to the same of this Agreement and shall no appliced to identify itself as covered a country of such Proof of Chain on the records In the event the Cluba is printed by allowed in an emerging excess of the automat purchased herein. Transferer is hereby desired to will be Transferre, and, at Transferer applies only. Transferre hereby algority are no purchased, the behaves of said Claim as the same personance of claim paid later made in the exceeding the later had received in the higher amount and is not exclude the policies by the Deltor.

If the angle of the product of the Claim has been been to file a notion of insuring purposes to Rule 3001 (a) of the Paderal Rules of Hardrantov Procedure (FRAP), which respect to the Claim, while therefore to file a notion of insuring purposes to Rule 3001 (a) of the Paderal Rules of Hardrantov Procedure (FRAP), which respect to the Claim, while therefore of the desired to the Claim, while the open purpose the day of lightness on the Claim. Transferre, at the sole option, may subsequently transfer the Claim has been found to the first transferre of the first transferre in the first transferre of which the same the manning a such time both Improvement to Rule 3001 (a) of the PRIP. In the ownst obligation or liability regarding that Assignment of Claim. Transferre had some of the transferre of t of the Court Office than stood above, Transferor completed all risks perceived with above a solity to distribute finds. Transfers agrees to deliver to Pric Horbor Capital, LLC any consequentation of the court is authorized to charge the midness agas this agreement. The clark of the court is authorized to charge the midness regarding the cities of the Transferor in that of the Transferor in that of the Transferor in that of the Transferor in the court is the court in th or or holder wines. (M) days after isotemed of such check, then Trinsfered whall such the distribution obsect, the amount of each statistically so such whech shall be deposited in Transfered's bank account, and Transferor shall be entomotically desired to have welved by Claim. This Transfer of Claim shall be governed by and constraint in accordance with the laws of the State of New York. Any action unising under or relating to this Analysis of Claim may be investing any State or Faderal count located in the Mine Wate, and Transferry composite to and constant personal jurisdiction over Transferry by such country course and species to Transferry and the Analysis of Claim, and in any notion because Transferry univers the right to demand a fair property of the Analysis of Claim, and in any notion becaused Transferry univers the right to demand a fairly jury. Transferry seknowledges that, in the event that the Debter's benkroptey care is displayed or converted to a case make Chapter 7 of the Benkriptey Code and Transferous has paid for the Claim, Doubless shall implediately count to Transferous pile by Transferous in regard to the Claim and commonly of the Claim shall rayout back to Thoughton. TRANSFEROR THANSITEREE: University of Dolaware Fuir Harbor Capital, LLC 1841 Brandsony, Smits 1017 Afzn Chardeni Engineering. Atta C E Cook Outsing New York NY 10022 Newalk, DE 19716

NOWAK . DE 19716